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8 **IN THE UNITED STATES DISTRICT COURT**
9 **FOR THE EASTERN DISTRICT OF CALIFORNIA**
10

11 UNITED STATES OF AMERICA,

CASE NO. CR F 03-5410 LJO

12 Plaintiff,

**RESPONSE TO DEFENDANTS' EX PARTE
REQUEST FOR LEAVE TO FILE A REPLY
(Doc. 237.)**

13 vs.

14 VICTOR VEVEA,

15 Defendant.
16 _____/

17 This Court has already ruled on the motion for which defendant Victor Vevea ("defendant")
18 seeks permission to file reply papers.

19 Defendant appears to pursue his request on his mistaken belief that his exposure is to a
20 misdemeanor rather than a petty offense. Based upon the U.S. Attorney Office's on-the-record
21 representation after representation, which this Court will enforce, defendant's maximum exposure is to
22 a petty offense.

23 This Court's January 9, 2008 order decided all other issues.

24 This Court DENIES defendant's current request.

25 IT IS SO ORDERED.

26 **Dated: January 11, 2008**

/s/ Lawrence J. O'Neill
UNITED STATES DISTRICT JUDGE